Joanne M. Briese P.O. Box 21328 Billings MT 59104-1328 2 (406 256-5029) ID No. 2321 3 E-mail: JBriese106@AOL.COM Fax No. 1-406-256-9905 4 Attorney for Debtors 5 IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MONTANA 6 7 Case No. 13-60769-RBK-13 In Re: 8 KELLY EDWARD PEDERSON and REBECCA LEA PEDERSON, 9 Debtors. 10 SECOND CORRECTED, AMENDED CHAPTER 13 PLAN DATED 4 SEPTEMBER 2013 11 12 The future earnings and other income of the Debtors are submitted to the supervision and control of the Chapter 13 Trustee Standing Trustee as necessary for the execution of this plan. Debtors shall pay to the Trustee the sum of \$300.00 each month through 13 September 2013. Commencing in October of 2013, Debtors shall pay Trustee the sum of \$1,050.00 each month until this plan is completed. The first payment shall be due on 12 July 14 2013 and all subsequent payments shall be due on the 12th day of each month. It is 15 contemplated that this plan will take 60 months to complete. Plan payments must commence within 30 days of the filing of the plan. The Debtor's 16 must make plan payments directly to the Trustee until the employer deduction begins. 17 2. From payments received, Trustee shall make the following disbursements: 18 ADMINISTRATIVE CLAIMS. (a) 19 Trustee shall pay those claims, fees or charges specified in 11 U.S.C. §507(a)(2), 20 including Debtor's attorney fees and costs in such amount as allowed by the Court. As of the date of this plan, Debtor's counsel estimates that the total attorney fees and costs for 21 representation of Debtor will be as follows: 22 Attorney Fees and Costs 23 If this figure differs from the Disclosure of Compensation originally filed by Debtors' attorney, said Disclosure statement will be amended as provided in F.R.B.P. 2016(b). 24 (b) IMPAIRED SECURED CLAIMS. 25 After the payments provided for above, the Trustee shall pay allowed secured claims as determined pursuant to 11 U.S.C. 506(a), together with interest at the rate prescribed below 26 from the date of confirmation, on a pro rata basis as follows:

<u>Creditor</u> <u>Allowed Secured Claim</u> <u>Interest Rate</u>

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1	Wells Fargo Bank (Dealer		
2	Services) 2002 Volkswagen	\$ 4,550.40	7%
3	Loan No. 8740909929 Claim No. 2		
4	Western Cooperative	\$ 12,500.00	7.5%
5	2003 Pontiac Loan No. 0942 Claim No. 3		
6	Western Cooperative 2005 Pontiac Montana		
7	Loan No. 0942 Claim No. 3		
8		thair lians as marridad by 11 II C	C \$1225(a)(5)(D) In
9	Secured creditors shall retain their liens as provided by 11 U.S.C. §1325(a)(5)(B). It order for any unsecured deficiency to be allowed and paid, a Proof of Claim must be filed pursuant to Montana's Local Bankruptcy Rules.		
10			d alaima Dahtara shall
11	Upon completion of the plan and full payment of allowed secured claims, Debtors shall be entitled to lien releases from Shotgun Properties, Wells Fargo and Western Coop.		
12	(c) UNIMPAIRED SECURED CLAIMS.		
13	The following secured creditors, whose claims will be left unimpaired by this plan, are not provided for by this plan and shall receive no payments through the trustee except with		
14	regard to those arrearages specified below, if any:		
15	<u>Creditor</u>	Description of Collateral	
15 16	<u>Creditor</u> Shotgun Properties LLC Claim No. 4	Description of Collateral Homestead	
	Shotgun Properties LLC	-	
16	Shotgun Properties LLC Claim No. 4 Concurrently with the paymen	Homestead Its on impaired secured claims spec	
16 17	Shotgun Properties LLC Claim No. 4	Homestead Its on impaired secured claims spececured claims, if any, shall be paid	
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16 17 18 19	Shotgun Properties LLC Claim No. 4 Concurrently with the paymen following arrearages on unimpaired sea pro rata basis until the same have b Creditor Shotgun Properties, LLC	Homestead Its on impaired secured claims spececured claims, if any, shall be paid een paid in full:	
16 17 18 19 20	Shotgun Properties LLC Claim No. 4 Concurrently with the paymen following arrearages on unimpaired so a pro rata basis until the same have b Creditor Shotgun Properties, LLC Claim No. 4	Homestead Its on impaired secured claims spececured claims, if any, shall be paid een paid in full: Amount of Arrearage \$ 2,238.59	through the Trustee on
16 17 18 19 20 21	Shotgun Properties LLC Claim No. 4 Concurrently with the payment following arrearages on unimpaired so a pro rata basis until the same have because of the same have becau	Homestead Its on impaired secured claims specedured claims, if any, shall be paid the paid in full: Amount of Arrearage \$ 2,238.59 all pre-petition arrearages shall be	through the Trustee on
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16 17 18 19 20 21 22 23	Shotgun Properties LLC Claim No. 4 Concurrently with the payment following arrearages on unimpaired so a pro rata basis until the same have be Creditor Shotgun Properties, LLC Claim No. 4 Upon completion of the plan, (d) DOMESTIC SUPPOR After the payments provided domestic support obligations. Such all	Homestead Its on impaired secured claims specedured claims, if any, shall be paid een paid in full: Amount of Arrearage \$ 2,238.59 all pre-petition arrearages shall be T OBLIGATIONS. for above, the Trustee shall pay a lowed claims for prepetition domes	through the Trustee on deemed current.
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16 17 18 19 20 21 22 23 24 25	Shotgun Properties LLC Claim No. 4 Concurrently with the payment following arrearages on unimpaired so a pro rata basis until the same have be Creditor Shotgun Properties, LLC Claim No. 4 Upon completion of the plan, (d) DOMESTIC SUPPOR After the payments provided domestic support obligations. Such all	Homestead Its on impaired secured claims specedured claims, if any, shall be paid een paid in full: Amount of Arrearage \$ 2,238.59 all pre-petition arrearages shall be T OBLIGATIONS. for above, the Trustee shall pay a lowed claims for prepetition domes	through the Trustee on deemed current.

(e) PRIORITY CLAIMS.

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After payments provided for above, the Trustee shall pay allowed priority claims in such order as specified in 11 U.S.C. 507.

Montana Department of Revenue Internal Revenue Service

(f) UNSECURED CLAIMS.

After the payments specified above, the Trustee shall pay dividends, to the extent possible, to allowed unsecured, non-priority claims on a *pro rata* basis.

(g) LIQUIDATION ANALYSIS.

The total amount distributed under paragraphs 2(e) and (f) will be at least \$60,000.00, which exceeds what would be available to pay unsecured claims if the Debtors' estate was liquidated under Chapter 7 of the Bankruptcy Code. No interest shall be paid nor accrue on any general, allowed, unsecured claims during the pendency of the Chapter 13 Plan, excluding non-dischargeable student loan debt pursuant to 11 U.S.C. §523(a)(9). A discharge will not be entered by the Court until said sum has been distributed, or until all allowed unsecured claims have been paid in full, whichever is less.

3. REJECTION OF CONTRACTS OR LEASES. Debtor reject the following executory contracts and unexpired leases, and shall surrender property subject to such contracts or leases:

None

All other executory contracts and unexpired leases shall be assumed.

4. SURRENDER OF PROPERTY: Debtors surrender any interest in the following collateral to Creditor in full satisfaction of Creditor's secured claim. In order for any unsecured deficiency to be allowed and paid, a Proof of Claim must be filed pursuant to Montana's Local Bankruptcy Rules.

Creditor

Description of Collateral

None

- 5. POST-PETITION SECURED DEBT: Debtors reserve the right to incur post-petition secured debts, upon prior written approval of the Trustee, for items necessary to Debtors' performance under this plan.
- 6. REPORT OF CHANGES IN INCOME. Debtors commit all projected disposable income to the Plan and shall report any changes in income in excess of \$300.00 per month to the Trustee.

7. OTHER PROVISIONS:

a. All property shall remain property of the estate and shall vest in the Debtors only upon dismissal, discharge or conversion. Debtors shall be responsible for the preservation and protection of all property of the estate

1 at all times, including the period of time between confirmation of Debtors' plan and the dismissal, discharge or conversion of this case. 2 DECLARATIONS. Under penalty of perjury Debtors affirm that all federal and 8. state income, employment and other tax returns due as of the date of this plan have been filed 3 with the appropriate agency and all post-petition payments due on all domestic support obligations have been paid. 4 5 EFFECTS OF CONFIRMATION. Upon confirmation of this plan, all issues that have been or could have been decided involving any creditors are res judicata and Debtor reserves all rights under applicable federal and state law with regard to those issues, including 6 rights under 11 U.S.C. §524(i). 7 10. PREVIOUS BANKRUPTCIES AND DISCHARGE. 8 Under penalty of perjury, Debtors declare that they have not received a discharge 9 in a previous bankruptcy case that would cause ineligibility to receive discharge in the aboveentitled case under 11 U.S.C. §1328(f). 10 11. INCOME TAX REFUNDS. 11 Income tax refunds during the term of this plan projected and such tax refunds a. 12 are included in budget. 13 DATED this 4th day of September 2013. 14 /s/KELLY EDWARD PEDERSON 15 KELLY EDWARD PEDERSON 16 17 /s/REBECCA LEA PEDERSON REBECCA LEA PEDERSON 18 19 20 21 22 23 24 25 26 27

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